AND THEFT COLUMN ST AMERICAL

THE SEVERAL STATES:

WITH THE AMENINGMENTS THERETO,

"13 16"

PUBLISHED BY AUTHORITY

CONSTITUTION.

We the people of the United States, in order to form a more perfect union, establish justice, insure donicatic tranquilty, provide for the common defence, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America.

ARTICLE I

- washing t

All legislative powers herein granted shall be converted in the Congress of the United States, which shall consist of a Senate and House of Representatives.

RECTION

The Home of Representatives shall be compositive do of members chosen every second year by the twelvescopple of the several States, and the electors in each state shall have the qualifications requisite for electors of the most numerous branch of the State Legislature.

No person shall be a Representative who shallocustaces on there attained the age of twenty-five years, and Engineer seen seven years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State in which he shall be chosen.

Representatives and direct taxes shall be appoin-to the several States which may be in-taxed among the several States which may be in-taxed cluded within this Union, according to their respective numbers, which shall be determined by adding to the whole number of free persons in-

ciuding those bound to service for a lent of years, and excluding Indians not taxed, these fifths of all other persons. The actual commentum shall be made within three years after the first meeting of the Congress of the United States, and within 9 every subsequent term of the years, in such unacted such was the subsequent term of the years, in such unacted as they shall by law direct. The number of

eerly subsequent tenture in year, in such data.

Representatives shall not exceed one for very thirty thousand, but each State shall have at less one Representative; and until such enumeration shall be used; the State of New Hampshire shall be used; the State of New Hampshire shall be used; the State of New Hampshire shall be untilled to choose three, Massenhoustic spill. Rhode Island and Previlence Plantations one Commercial since, New York, New York, New Large your Commercial since, New York, New Large your State of the New York, New

When vacancies happen in the representation from any State, the Executive authority thereof shall issue write of election to fill such vacancies. The House of Representatives shall choose

SECTION III.

Proton, how The Senate of the United States shall be composed of two Senators from each State, chosen by the Legislature thereof, for six years; and each Senator shall have one vote.

resume time. Immediately after they shall be assembled in consequence of the first election, they shall be disvided as equally as may be into three classes — The seats of the Senators of the first class shall be vacated at the expiration of the second year, of the second class at the expiration of the fourth year, and of the third class at the expiration of every second year, and if vacancies happen by re-Versiesignation, or otherwise, during the recess of the legislature of any State, the executive thereof may make temperary appointments until the next meeting of the legislature, which shall then fill such

vacancies.

No person shall be a senator who shall not have a seaton attained to the age of thut years, and been nine years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State for which he shall be chosen.

be president of the Senate, but shall have no vote,

unless they be equally divide

The Senate shall choose their other officers and onsers also a President protempore, in the absence of the States. Vice President, or when he shall exercise the officer of Percident of the United States.

The Senate shall have the sole power to try all-pass imposchineats. When satting for that purpose, resolutely shall be on oath or affirmation. When the President of the United States is fred, she Chief Justice shall preside: and no person shall be conricted without the concurrence of two-thirds of

he members present

Judgment in cases of impeachment shall not interested extend further than to removal from effice, and disqualification to hold and enjoy any office of honor, trust or profit under the United States—

Judgment in the party courteed shall novertheless be the head subject to indetenment, trust, judgment and yunshment, according to law.

The times, places and manner of holding elec-merors, tions for Senators and Representatives, shall be the researched in each State by the Legislature thereof.

of choosing Senators.

The Congress shall assemble at least once in small assemble, indeed the first Monday in December, unless they shall by law

Figures, hew continues a shall be the judge of the elections roturns and qualifications of its own members and mainly of the shall constitute a quorum to do business; but a smaller number may adjourn from days to day, and may be authorized to compet the shown. and under such negative and the shown and under such negative as each to show the shown and under such negative as each thought and the shown and under such negative as each thought and the shown and under such negative as each thought and the shown as the shown and the sh

vide.

Each house may determine the rules of its proceedings, punish its members for disorderly beha-

vior, and with the concurrence of two-thirds, expel a member.

Each house shall keep a journal of its proceedsequent put has ings, and from time to time publish the same, ex-

cepting such parts as may in their judgment re-Yesse 2000, quire secrecy; and the yeas and nays of the members of either house on any question shall, at the desire of one-fifth of these recent, he entered on

Neither house, during the session of Congress, decements, shall, without the consent of the other, adjourn for more than three days, nor to any other place than

ECTION '

The Senators and Representatives shall receive

by hav, and paid out of the Treasury at the United West States. They shall mail cases, except treason, felony and breach of the posco, be privileged from arrest during their attendance at the session of their respective houses, and in going to and returning from the same; and for any speech or debate me either house, they shall not be questioned in

No Senator or Representative shall, during the passive time for which he was elected, be appointed to any symmetric time for which he was elected, be appointed to any symmetric card offse under the authority of the United States, which shall have been created, or the endougheous which was the state of the state of the continuents whereof shall have been increased during such time; and no person holding any office understowards when the United States, shall be a number of either senator to the United States, shall be a number of either senator to the United States, shall be a number of either senator to the senator to the senator time to office.

SECTION WIT

All bills for raising revenue shall originate in the zerous bills. House of Representatives; but the Senate may propose or concur with amendments as on other

Berry till which shall have passed the House-Highley of Regressions and Senate, shall before the 8-mount of Regressions and Senate, shall be forest the 5-mount occurs a haw, be presented to the President of they are the senate of the senate

principle to time for sud against the bill shall be entered on the journal of each house respectively, the high limit of the principle of the president of the principle of the principle of the president of the principle of the principle of the principle of the law, in the manner as if he had support it, unless

ust otherwise Every code, resolution, or rote is which the self-size concurrence of the Senste and House of Responsible of adjournment) shall be presented to the same shall be self-size of adjournment) shall be presented to the same shall be self-stated by the same shall be supported by him, or being deapproved by him, shall be repassed by two-thurs of the Senste and House of Recruentatives,

in the case of a bill.

SECTION VI

The Congress shall have power to lay and col Letters—lect taxes, dittes, imposts and excises, to pay the Pry false.

debts and provide for the common defence and welfare of the United States; but all duties; in Design saturn posts and excises shall be uniform throughout the

To borrow money on the credit of the United States;
To regulate commerce with foreign nations,

and among the several States, and with the Indian tribes;

To establish a uniform rule of naturalization.

And uniform laws on the subject of bankruptcies throughout the United States;

To coin money, regulate the value thereof, and

Cola most. To com money, regulate the value thereof, and weight sol of foreign cola, and fix the standard of weights meeting.

and measures;

To provide for the punishment of counter-tentral feiting the securities and current coin of the United States:

To establish post offices and post roads;

To promote the progress of science and insefulnement

arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries:

To constitute tribunals inferior to the Supremelaterer courts

To define and punish piracies and felonies com-Tuncas, &c.
mitted on the high seas, and offences against the

The declare war, grant letters of marque and re-Drive war.

prisal, and make rules concerning captures on land

To mise and support armies, but no appropria
guest
tion of money to that use shall be for a longer term
than two years.

To provide and maintain a payy:

To make rules for the government and regula-Billeans ton of the land and naval forces:

To provide for calling forth the militia to exe. Closi with cute the laws of the Union, suppress insurrections and repel invasions;

To provide for organising, arming, and dissolvent planning, the mittin, and for governing such part of them as may be employed in the service of the United States, reserving to the States respectively, the appointment of the officers, and the authoristics rigor training the mitting according to the discipline negative by Congress.

To exercise exclusive legislation in all cases to see a whatsoever, over such district (not exceeding tensor of series) miles square) as may, by cession of particular series. States, and the secreptance of Congress, become the seat of the government of the United States, and to exempt the authority over all places pure

chased by the consent of the legislature of the State in which the same shall be, for the erection

To make gen-Jproper for carrying into execution the foregoing

stitution in the Government of the United States,

The privilege of the writ of habeas corpus shall

No capitation, or other direct, tax shall be laid. unless in proportion to the census or enumeration

from any State!

or from, one State, be obliged to enter, clear, or No money shall be drawn from the Tryasury, but in consequence of appropriations made by

No title of nobility shall be granted by the Newson United States: and no person holding any office of profit or trust under them, shall, without the consent of the Congress, accept of any present the consent of the Congress, accept of any present page of the Congress, accept of any approximation, prince of foreign state.

SECTION

No State shall enter into any treaty, alliance, or confederation; grant letters of marque and re-present consumers, and the state of th

No State shall, without the consent of the Con-Quarpers gress, lay any imposts or duties on imports orwards or exports, except what may be absolutely necessary of re-executing in singestein laws: and the net produce of all duties and imposts, laid by any State our imports or exports, shall be for the use of the Treasury of the United States; and all such laws shall be subject to the revision and control of the

No State shall, without the consent of the Con-Turbe detail gress, lay any daty of tonage, keep troops, or shipsel sources of war in time of peace, only on the state of vertice ment or compact with another State, or with a foreign power, or engage in war, unless actually invaded, or in such summinent danger as will not admit of dalay.

ARTICLE II

STOTE

The Executive power shall be vested in a Pre-President 1 of sident of the United States of America. He

shall hold his office during the term of four years, and, together with the Vice President, chosen for the same term, be elected, as follows:

Each State shall appoint, in such manner as the special legislature thereof may direct, a number of electors, equal to the whole number of Senators and Representatives to which the State may be entitled in the Congress: but no Senator or Representatives, or person holding an office of trust or profit under the United States, shall be appointed an

elector.

The electors shall meet in their respective States, and vote by ballot for two persons, of whom one at least shall not be an inhabitant of the same State with themelves. And they shall make a

int of all the persons voted for, and of the numper of votes for each; which list they shall seen and certify, and transmit made to the seen to the control of the seen to the seen to the Personates of the Seaste. The Personates of the Seaste shall, in the pressure of the Seaste was House of literactuallyins, open all the certifiperson having the greatest number of vertex shall be the Personater, if such number to a najvorty of the whole number of electrics apparents, when the whole number of electrics apparents, and have an equal number of vertex shall.

House of Representatives shall simmediately choose by hallo one of them for President; and if no person have a majority, then from the five highest on the last the and House shall in like manner choose the President. But in choosing the President, the representation from each State having one voto; and president of the presiden

to a choice. herevery case, after the choice of life President, the penson having the greatest number for of votes of the electors shall be the Vice President. But if there should remain two or more who have equal votes, the Senate shall choose

The Congress may determine the time of choos-Escuss and ing the electors, and the day on which they shall determine of give their votes; which day shall be the same

throughout the United States.

No person except a natural born citizen, or anatasseccitizen of the United States, at the time of the printing adoption of this Constitution, shall be eligible to the office of Preadent; neither shall any person be eligible to that office who shall not have attained to the are of thirty-flye vers, and been fourteen

yours a caident within the United State.
In case of the removal of the President from the confidence of the death, resignation of mobility to-lead residue, or of his death, resignation of mobility to-lead residue, and the Congress may by law provide for the case shall devolve on the Vice President; and the Congress may by law provide for the case of removal, death, resignation, or insubity, both of the President and Vice President, declaring what we have the confidence of the President and Vice President, declaring what shall not be considered to the confidence of the President and Vice President, declaring what shall not be confidence of the President and Vice President, declaring what shall not be confident to the president of the President and Vice President, declaring what the president pres

moved, of a Frestdeit state of times, receive for consumers.
The President shall, at stated times, receive for consumers has services, a compensation, which shall neither function be increased nor diminished during the period for which he shall have been elected, and he shall not receive within that period any other emolument from the United States, or any of them.

Before he enters on the execution of his office, own he shall take the following oath or affirmation:— "I do solemnly swear (or affirm) that I will

*This clause of the Constitution has been amended. See twelfth article of accordances, page 27.

faithfully execute the office of President of the United States, and will to the best of my ability, preserve, protect and defend the Constitution of the Hunted States."

SECTION

The President shall be Commander-me-ther of the turny and navy of the United States, and of the multia of the several States, public called into the multia of the several States, public called into the president of the several States, public called into the principal officer in each of the executive departments, upon any subject relating to the duties of their respect-prizews and parlons for offences against the United States, except in cases of impeachment.

He shall have power, by and with the advice and consist of the Senate to make treatile, provided two-thirds of the Senate to make treatile, provided two-thirds of the Senates pressit contant and consent of the Senate and consent of the Senate, shall appoint anshess adors, other public minuters and consult, judges of the aspress court, and all other officers of the other was provided for, and which shall be established by I way. But the Congress may, by Jhun we want the appointment of such inferior officers as year the proportion of such inferior officers as court of lew, or in the basis of discussment.

The President shall have power to fill up all vacancies that may happen during the recess of the Senste, by granting commissions which shall expire at the end of their next sagsion.

SECTION III.

rather over the shall, from time to time, give to the Congress and time of the Union, and recom-

mend to their consideration, such measures as Le shall judge necessary and expeliently the mary, on extinordinary occasions, convene, both houses, or either of them, and in case of disagreement tement, her may adjourn them to such time as the ment, her my adjourn them to such time as the and other public manuscre, bet shall take care that the laws be faithfully exceuted, and shall commission all the officers of the United States.

SECTION IT

The President, Vice-President, and all civil of ficers of the United States, shall be removed from office on imposement for, and conviction of, treason, bribery, or other high crimes and finisdementors.

RTCLE III

The Fullcial power of the United States, shall preserve the vested in one Supreme Court, and in such in-Servery ferrier courts as the Congress may from time to state from contain and establish. The Judges, both of the Supreme and Inferior Courts, shall hold their offices during cool behavior and aball, at stated times, receive for their services a compensation which shall not be diminished during that contains.

SECTION IL

The Judicial power shall extend to all cases in recover dualaw and equity, arising under this Constitution, bettern: the laws of the United States, and treaties made, or which shall be made under their authority, to all cases affecting anabassators, other public munisters, and consults to all eness of admirally and maritume jurisdiction; to ecutivoversies to which the United States shall be a party; to controversies between two or more States; between a State and citizens of another State; between citizens of different States; between citizens of the same State elaiming lands under grants of different States, and between a State; or the citizens thereof, and

reference delegated states of various considerations of the public waymens.

In all cases affecting ambassadors, other public ministers and consuls, and those in which a State shall be a party, the Supreme Court shall have original jurisdiction. In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction, both as to law and fact, with considerations and node such remaining and manufactures as the

Congress shall wake.

Trab by any
penchment, shall be by jury; and such tral shall
be held in the Stace where the said crimes shall
have been committed; but when not committed
Ant when by within any Stace, the trial shall be at such place.

Congress may by law have di-

SECTION III.

Treason against the United States shall consist only in levying war against them, or in achievation to their enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt set, or on confession in open court.

"The Congress shall have power to declare the punishment of treason; but no attainder of treason shall work corruption of blood, or forfeiture, except during the life of the person attainted."

ARTICLE IV

STORIAL

Full taith and credit shall be given in each to be state to the public axis, records, and jindical proceedings of every other State. And the Congress may, by general laws, presents the manner in which such seets, seconds and proceedings, shall be

anaman II

The citizens of each State shall be entitled to remain, all privileges and minimunities of citizens in the several States

A person charged in any State with treason fraging of the crime, who shall five from instace analysis and be found in another State, shall, on demand of the executive authority of the State from which he fied, be delivered up, to be removed to the

State having jurisdiction of the crime.

No person held to service or labor in one StateFactor of account of the laws thereof, escaping into another, as shall, in consequence of any law or regulation therein, be discharged from such service or labor; but shall be delivered up on claim of the party to

SECTION DE

Now States may be admitted by the Congression as into this Union; but no new State shall be found or erected within the jurisdiction of any other State, nor any State be formed by the junction of two or more States or parts of States, without the consent of the Legislatures of the States concerned, as well as of the Congress.

The Concress shall have power to dispose of the property of the state of the state

SECTION IN

The United States shall guarantee to ever state in this Union a republican form of government, and shall protect each of them against it receives of vision; and on application of the Legislature,

BUILDING TO T

The Congress, whenever two-thrids of both beness shall deem it necessary, shall propose benessed to the congress, whenever two-thrids of the several States, shall call a convention for proposing monodramics, when, in entire case, shall be Constitution, when ratified by the Legislatures of three-fourts of the served States, or by convention of the served States and states of the served states and states of the served states and states are served states are served states and states are served as a served states are served states are serv

DOLL FR TI

All debts contracted and engagement and all of the state of the second state of this Construction, shall received be as vaid against the United States order this Constitution, as under the confederation.

Constitution, as under the co-dederation.

This Constitution, and the laws of the United was exStates which shall be made in pursuance thereof, in and all treates made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby; anything in

the Constitution of law

The Senators and Representatives before men-goal at timed, and the members of the serveral State Leg-arises, salaures, and all executive and judicial officers, both of the United States and of the several States, shall be bound by early or affirmation, to support this Constitution; but no religious test shall exercise server this Constitution; but no religious test shall exercise server to the constitution; but no religious test shall exercise server the constitution; but no religious test shall exercise server the Constitution; but no religious test shall exercise server.

4 TH PROTECT AT 1111

The ratification of the conventions of nineBaseco States, shall be sufficient for the establishment of this Constitution, between the States so ratifying the same.

Done in Couvention, by the unsnimous consent, the States present, the Seventeenth day of September, in the year of our Lard one thousand seven hundred and eighty-seven, and of the Inde pendence of the United States of America, the twelfth. In witness whereof, we have herounte subscribed our names.

GEORGE WASHINGTON, President, and Deputy from Virginia Defects

Defects

Greatly Bellevi

Covering Control

Covering Control

Covering Control

Covering Covering

Soft Residual

Covering

Covering

Defects

Covering

Covering

Defects

Covering

Covering

Defects

Covering

Defects

Coronalizat.
Inter Street Melans, Pass of St. Tho. Jenife Carroll.

New York.

Veryola.

We Fork.

See Je wy.

William Licrograms,
Dvid Bearty,
William Patterson,
Contain Dayton.

Personal case
Rengame Friedkin,
Thomas Millin,
Robert Muris,
George Cyrnes,
Thusias Friesman,
Thusias Friesman,

nitias Fiftmentus, vol Ingersol, first Wilson, Walliam Few, ecc. Marco. Abr. Baldwin.

CONFENTION

Secretary.

Resolved, That the proceding Constitution he halfs below the United States in Congress assembled, and that it is the opinion of the United States in Congress assembled, and that it is the opinion of the Oremstein that it should detervant be now, but the opinion of the Oremstein of delegates, chosen in each State by the people detered, under the seconmendation of its Legislature, for their search and ratification, and that each notice theory of the United States in Congress assembled. Resulved, That it is the opinion of this Conversion, that as zeron as the convention of time States while have saided as zeron as the convention of time States while have saided as

this Constitution, the United States in Congress assembled should fix a day on which electors should be appointed by and the time and place for commencing proceedings under should be appointed, and the Scnators and Representatives elected; that the electors should meet on the day fixed for certified, signed, sealed and directed, as the Constitution requires, to the Secretary of the United States in Congress should appoint a President of the Senate, for the sole purpose of receiving, opening, and counting the votes for President; and that, after he shall be chosen, the Congress, to-

GEORGE WASHINGTON, President.

September 17, 1787. Sta: We have now the honor to submit to the consideration of the United States in Congress assembled, that Con-

The friends of our country have long seen and desired that the power of making war, peace, and treaties; that of levying money and regulating commerce, and the corresand effectually vested in the General Government of the Union; but the impropriety of delegating such extensive

It is elementy impacticable in the Federal Government of these States to segure all rights of independent and reference these to segure all rights of independent averaging to each, and yet provide for the interest and astery of all. Individuals extense into sorbity, must get up a share of liberty to preserve the east. The magnitude commance, so one do electric to be shared. The states of the

In all our deliberations on this subject, we keep steadily in our rave with a sheep a possible as the greatest interest of every true American—the consolidation of our Union—in which it unvolved our proseryit, leistry, steety, per service of every true American—the Consolidation of our Christopher and the convention of the convention

That it will meet the full and entire approbation of every State, is not, perhaps, to be expected, but each will doubtless consider, that, had her interest been alone consulted, the consequences might have been particularly disagreeable or injurious to others; that is is lable to as few exceptions as could reasonably have been repeted, we hope and as a could reasonably have been repeted, we hope and ontry so dear to us 11, and secure her receiven and happenes, is our next and will be seen the receiven and happenes,

With great respect, we have the honor to be, sir, your excellency's most obedient fumble servants.

By unanimous order of the Convention.

GEORGE WASHINGTON, President.

United States in Convress assembled.

Present: New Hampshire, Massachusetts, Councement, New York, New Jersey, Pentsylvans, Delsware, Virgnia, North Carolina, South Carolina and Georgia, and from Maryland Mr. Ross.

Congress having received the report of the Convention tely assembled in Philadelphia.

Resolved, unenimously, That the said report with the resolutions and letter accompanying the same, be transitutied to the overall Legislatures, in order to be submitted to a convention of delegates chosen in each State by the people thereof, in conformity to the resolves of the Convention

CHARLES THOMPSON, Secretary.

NDMENTS

ARTICLE I.

Congress shall make no law respecting an establishment of seligion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of wireyances.

ARTICLE IL

A well-regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed.

ABTICLE I

No soldier shall in time of peace be quartered in any house, without the consent of the owner, nor in time of war, but in a manner to be prescribed by law.

The right of the people to be secure in their personhouses, papers, and effects, against unreasonable searches and secures, shall not be violated, and no warrants shall searc, but upon probable cause, supported by oath or affirmtions, and partucularly describing the place to be searched, and the persons or timings to be satzed.

ABTICLE

No person shall be held to answer for a capital, or ediperwise intensor strene, unless on a presentiones or mideliment of a grand jury, except un cause armong in the land, or naval forces, or in the multira, when in actural severaport to the same property and shall any person be subject for the same below the property and the same person just to the same person of the same person in the same of timbs; and the compelled in any orimnal case to the a witness against himself, nor be deprived of life, therety, or property, witnow due process of law, our shall praviae propportry, witnow due process of law, our shall praviae pro-

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been communical, which district shall have been previously accreding to the communical, which district shall have been previously accreding to the accusation; to be confirmed with the inference against him; to have compulsory process for obtaining win-messes in his favor, and to have the assistance of counsel

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury shall be otherwise re-examined in any court of the United States, than according to the rules of the common law.

The electors shall meet in their respective States, and

studies the majority of the schole gradies of release to positively and from these manner may then some the persons having the shirt is tumbes use a many three on the last of the sense of via a President when thereone on the last of the sense of via a President when the resident persons and the sense of the sense of the sense of the Personner. But my choosing the Personner is the sense while the taken by States, the expression forms in official may in the vote; a sportion for the purpose that comes of a majority of all the States shall be reconsistent of the sense And if the House of Representations that not already and majority of all the States shall be reconsistent with the both of the House of Representations that may know the both of the States shall be ready to the sense of the two presentations of the sense of the sense of the sense of the Vector Persident shall not a President, so in the case of the doubt of other constitutional desirability of the Decision

President, shall be the Vice President, if such usualize be a majority of the which unables of electors agounted, and if no person have a majority, then from the two highest numbers on the list, the Senate shall classes the Vice President, a quorum for the purpose shall classes of two-thirds of the whole number of Senatews and a suspectly of the whole number shall be increasing to a gloss as.

But no person constitutionally ineligible to the office of President shall be eligible to that if Vice President of the United States.

EN SET

TERRITORIAL GOVERNMENT

FOR UTAH

I OIL O LAD

who is the structured by the Senate and Heart or programme to not the Carthell Senate and Heart or programme to not the Carthell Senate Senate

Sec. 2. And be it further enorted. That the second executive power and authority in and our saling recent executive power and authority in and our saling recent extractions of the half be vested in a governor, from 6.6 who shall held his office for fore years, and out in its successful shall be appointed and qualified, unless soomer re invest by the president of the United States. The governor little reside within soil the stage of the s

so the second of the second of

concern, resignation, or other necessary absence of the governor from the territory, the accretizing shall have, and he is hereby authorized and required to exceed and perform all the powers and duties of the governor during such vacancy or necessary absence, or until another governor shall be duly appointed to fill mely wasney.

SEC. 4 And be it further enacted, That the legislative power and authority of said territory, shall be vested in the governor and a legislative assembly. The legislative assembly while conserved

a contain and house of representatives. The countries of court

cil sin il ensist of thureen members, having the set qualifications of voters as hereinafter prescribed,

whose tun of service shall continue two years. The home of representatives shall consist of wen; it years members, possessing the same qualifications as prescribed for members of the council, and whose term of service shall continue one years and the continue one production of the continue one production of the continue one production of the continue of the continue of the continue one of the continue of the co

inable, among the several counties or distrest, for the election of the conneil and house of representatives, giving to each section of the territory representation in the ratio of its population, Indians excepted, as nearly as may be. And the members of the conneil and of the house of representatives shall reade in, and be inhibitants of, the diluted for which they may be elected respectively.

for which they may be accessor were shall cause; wous to the first election, the person shall cause; which is a superson of the second shall cause; several shall be second to the second shall be to be a second to the first election shall be held at such time and places, and be conducted in such manuel, at the governor shall appoint and direct; some taking the same time, declare the number of members of the council and house of representa-

as the governor shall appoint and direct; and he shall, at the sune time, declare the number of members of the council and house of representatives to which each of the countus or districts shall be entitled under this act. The number of Persons authorized to be elected having the highest number of voices in 88th of said, council area

persons attorietee to exclude final council distent number for two seasons and council distent for members to the enemics, lattle be desired to the person of the enemics, lattle be council; and the person or pensons authorized to be elected having the highest number of votes for the House of Representatives, equal to the number to which each county or dustrict shall be entitled, shall be deckired by the Gorment to be duly elected members of the House of Representatives: Provided-trainedtification of the county of the county of the county of That in case of a tib between two or more perother countries of artistic countries of the countries of

Petter prof. Proxided, That are trans-

free winter mile table in the order of the reone years, who she have a second of the reone years, who she have a second of the reone years, who she have a second of the redegited to the rethe guarantees of other of the reone of the re

prescribed by the land of the

Sec. 6. And to the second sound. The third second is a second to the Constitution of the Constitution of the Constitution of the Constitution of the second is a second to the constitution of the second sec

is an invalidation of the contribution of the Contribution of the Contribution of the Contribution of the State St

also, S. And to it further cone-of. That to guarantee makes or the legalitar againstile plant lived or respectively. In the control of the control of the state of the control of t

and S. 9. And be it, further courted, That the same audical parce of and territory shall be vested in a Supreme Court, Dartnet Court, Probate Court, and it, Jismes of the Peace. The supreme court shall covere of a chief justice and two associate shall covere of a chief justice and two associate shall covere of the parce. The supreme court shall covere of the parce of the supremental who shall hold a term at the soft of government of said territory annually, and they shall hold then offices during the period of four years.

Denot seem The said territory shall be divided into three udicial districts, and a district court shall be held in each of said districts by one of the justices of the supreme court, at such time and place as may be researched by law; and the said indees shall, after processive by the said of the said of the said of the said appointments, respectively, reside in the disciplent said of the said o

presented by law; and the said judges shall, after a considerable of the proportion of the said proportion; and the said proportion of the said proportion. The june part of the proportion of the saveral cours herein the proportion of the saveral cours herein proportion of the saveral cours herein proportion of the saveral cours herein the said that the proportion of the said function of the said function

ed shall exceed one hundred dollars; and the said superses and district courts repeatedly shall possible the same of the same

mail field has office at the pleasure of the course and field has office at the pleasure of the course and the course of the cou

ness, shall exceed one shousand dollars, except were

Sec. 10. And be it further conceted, That there is the shall be appointed an attorney for said Territory access, who still continue in office for four years, unless cooner removed by the President, and who shall receive the same fees and salary as the attorney of the United States for the present Territory of Orthe United States for the present Territory of Orthe

story aposined, who shall hold his effect for four years, naises source removed by the Posidost, and who shall execute all processes issuing from the and counts, when exercising that princilerion the and counts, when exercising that princilerion has shall perform the course of the United States, he shall perform the course of the United States regulation and permitting, and he exactled to the same fees as the manufal of the district court of the tunied States feet persons! Territory of Oregon; United States feet persons! Territory of Oregon; United States feet persons! Territory of Oregon; United States feet the person in the court of the United States feet the person in the court of the United States feet the person in the court of the United States feet the United States (That the

Core, meters, Sec. 11. And be it further enacted, That the sense see and associate formers are governor, secretary, chief justice and associate former and a

Security of the control of the Contr

mitted, by the person taking the same, to the secform as may be prescribed by law. The Govern-salary of gov. or shall receive an annual salary of fifteen hundred dollars as governor, and one thousand dollars as Superintendent of Indian Affairs. The Chief Justice and Associate Justices shall each receives almy of chart an annual salary of eighteen hundred dollars seasons are The Secretary shall receive an annual safary of salary of secretary eighteen hundred dollars The said salaries shall sions thereof, and three dollars each for twenty said sessions, estimated according to the nearest ted annually the sum of one thousand dollars, to be expended by the Governor to defray the contingent expenses of the Territory. There shall recommend to also be appropriated annually, a sufficient sum, took co. of the Treasury of the United States, to defray the United States for the manner in which the

Successful State used to the state of the st

see, three ofter a the scalar deep repetite, the Covernge and Level to Access by Mull proceed to locate and establish the seat of government for and Territory a such place as they may deem eligible; which place, however, shall thereafter be also the scalar deep repetite the season of the season

2.3. Since 13. And be it further enseted, "That i. Debeates to be Homos of Representatives of the Endough of the Homos of Representatives of the United States, may be elected by the vocarious ended to the United States, may be elected by the vocarious ended to the same rightly who shall be entitled to the same rightly who shall be entitled to the same rightly who shall be entitled to the same rightly who shall be received to the same rightly that the same rightly who will be received. The first declargest from the leaders of Representatives. The first declargest from the land as nearly considerable to the same rightly and the rightly and the rightly and the declarged by the Governor to be duly elected, and a certificate thereof shall be given secretified.

sum of Eve thousand dollars be, and the same is hereby, appropriated out of any moneys in the treasury not otherwise appropriated, to be expended by and under the direction of the said Governor or the Terrors of Utah, in the prachase of a library, to be kept at the seat of government for the use of the Governor, Legislative Assembly, judges of the supreme court, scretary, marshal, and attorney of said Territory, and such other persons, and under such regulations as shall be pre-

scribed by law.

Sec. 15. And be it further enacted, That when and to be the lands in the and Terretory shall be surveyed un-to be disposed.

der the direction of the Government of the United States, preparatory to bringing the same into mar ket, sections numbered sixteen and thirty-six it each township in said Territory shall be, and the same are hereby, reserved for the purpose of being applied to schools in said Territory, and in the present of the purpose of the purpose

tates and a

Sec. 16. And be it further enemed, "That ten issues of promity, and until otherwise yieldness be pulsed and otherwise the pulsed and the puls

shall seem proper and convenient.

SEC. 17. And be if further enacted, That the second constitution and laws of the United States are being the hereby extended over and declared to be in forcessor, in said Territory of Utah, so far as the same, or

y provision thereof, may be applied

INDEX

TO THE

CONSTITUTION OF THE UNITED STATES.

Acts, records, and judicial proceedings of each State, entiti	-3"		
	err.		
Amendments to the Constitution, how made			- 2
ands .	0	- 1	- 1
	-	-	2
Apportunitation of Representatives	î	2 9	1
Appropriations by him		2	
Average of the same of the sam	1	9	1
Appropriation for army, not to succeed two years	1	8	- 3
	1	8	- 1
	-		2
Assemble, people may			2.5
Attainder, bill of, probibited to Congress	1	9	10
		10	11
of treason, shall not work corruption of blood or		10	2.1
forfesture, except during the life of the person			
atturned at the person			
	3	3	16
B.			
Bail, excessive, not required			
Brackman by 100 required	-		95
Benkruptcy, laws to be uniform -	1	8	- 4
Bills for rusing revenue, shall originate in the House of Rep-			
	1	7	- 7
before they become laws, shall be passed by both			- 1
		-	
not returned in ten days, unless an adjournment inter-	1	7	7
Borrow money, Congress may	1	7	- 8
	I	8	- 8
C			
Controller to			
Capitation tax, apportionment of	2	0	10
	1	0	20
		20	*
incounties of citizens in the several States			

39			
	Art.	444	Page.
Claims, no previdice to certain	4	3	18
be prejudiced by any construction of the constitu-			
	4	3	18
Consting trade, regulations respecting	1	8	10
	1	8	10
Coins, Congress for value of freeign	î	8	8
Commerce, Goage ess to regulate - regulations respecting, to be equal and uniform	î	9	10
	2	3	14
	-	-	24
	1	1	3
corning elections of Sounters & Representatives, ex-	1		- 6
cept as to place of choosing Senators	î	7	6
Shall assemble once every year - officers of Government cannot be members of -	i	- 6	- 7
may recovale for cases of removal, death &c., of			
		1	13
			13
		1	13
may invest the appointment of inferior officers in			
the President alone, in the courts of law, or the	0	2	14
may establish courts unterior to the Supreme Court	3	ī	15
may declare the panishment of treason	3	3	16
		3	17
to assent to the formation of new States	. 4		1.1
may propose amendments to Constitution, or call	5	1	18
a Convertion - to lay and collect duties	1	6	- 8
	1	- 8	- 8
to remiste commerce	1	8	8
		8	- 8
to coin money, regulate the value of coin, and for	٠,	8	
standard of weights and measures	î	8	9
to punish counterfeiting to establish post offices and post roads	î	8	9
	1	8	9
	1	8	9
	1 _		
		8	9
	٠.	8	0
niles concerning captures	î	8	6
to raise and support arraics to provide and maintain a navy	î	8	9
to make rules for the government of the army an	d		
2017		- 8	
	1	8	3
to organize, arm, and discipling militia	1	8	,
to exercise exclusive legislation over seat or Gov	1	8	
erment -			

40			
	A12	See	Page
Congress, to pais Liws necessary to carry the eramerated powers into effect			
to dispose of, and make rules concerning the terri-	1	8	
		3.	13
	2	3	
	5	1	11
laws and treaties, declared to be the supreme law rendered operative by the ratification of sine	6	1	11
	γ	1	
	í	10	10
	5	1	
County Supersec, to original and appellate jurisdiction	1	8	- 3
	3	2	16
	1	8	6
	1	8	
		1	
manded bow to be fined -	4	2	
	3	2	16
and the second of the second s			24
D.			
Debts, against the Containment			
Debts, against the Confederation to be salid Duties, to be init by Congress, and to be uniform	6		19
	1	8	8
cannot be laid by the States	1	10	10
	î	0	11
			10
to the Treasury of the United States, statteoure	1	0.1	11
E.			
Elections of Senators and Representatives, shall be prescribed			
	1	4	5
qualifications and returns of members of Con-			
		5	6
their duties altered, see 12th arrestment by you he save days in the save	2	1	12
anered, see 12th amendment		4	25
to rote the same day throughout the United States no Scanter, or Representative, or public efficer,	2	1	13
shall serve as .			
	3 1	2	12
		1	11
		ó	10
For most feed a horse to, States prohibited from laying duties on		10	11

Phase

Fegilies, from justice and the		
from serving and to re-		
10.		
Hibers corpus, wat or, ton you and a local in the ar-		
believe a room		100
House of Representative (See Security of the)		
Morre or sulection of the control of		
Isopeachment, to be brought by it was of styp materia.	0.0	
tned by the Senate	2	
judgment on	-	
all civil officers hable to	12.	
Importance of shares, not probabiled till 1875 -		
Judges, shall hold their offices during good behavior	1.60	
Judynay, tribunals inferior to Supreme Court may be comen	-	- 00
Judges, their ecorperation -		34
	1.0	0.80
	-	
Jury trul secured, and shall be held in the State war the		
erime shall have been connected - 3	1.9	
further regulated, 6th amendment -		
secured in suits at common law where the value		
in controversy shall exceed tweats, fidus v. 70%		
amendment *		
,		
Li		
Law, what is declared the supcene		39/
Law, common, recognized and established, 7th amenda -		
	8	- 1
		- 1
Marque and represal, letters of	- 2	- 0
		9.
		1.4
to be communical by President their right to keep and bear arms secured, 2d arms of		
their right to keep and dear at its section as a section		23
Money shall be drawn from the treasury, only by appoints		
	Q.	10
	8	9
Note: circuit sasks		

	M.		
Naturalisation, and the state of the state o			
Navy, Congress to your search			
Nobelity, titles of, slight my be removed by the try in State.	8	2	
nor by the States		10	
Officers, of House of Representatives shall as a see for him			
of the Senate shall be chosen by the Senate	7		
civil, may be removed by impeachment .	10		
Order of one House, requiring the concurrence of the other			
	2		
of the public officers	6		
The state of the s			
P.			
Perform, Previlent may grant			
Patents to be granted to inventors			
Persons held to labor or service their translation or min-			
tion into the United States may be prohibited after			
		0	
escaping from one State to another, shall be delivered		- 0	
		2 8	
		8	
		8	
Legislative, (Bro Congress,)			
		4	
		-74	
President of the U. S. vasted with the Executive power			
shall be chosen for four years .			
qualifications for			
compensation of			
shall take an oath of office			
Desident may be removed by improchment			
			24
of the Scarte			

4.1		
the second sections and second		
parent, dall , as all stien to Corgress, and recons-	3	W.
	3	
may cover of eath Horses, or either House - 2	3	16
	3	77
	3	
	3	
	3	14
	U	6
Percents, Congress to provide for care of public 4		18
shall not be taken for public rac, without just		
compensation, 5th amendment,		
Panishments, courl and unusual, prohibited		
Q.		
and the state of t		
Q orum, for business, what shall be		
		itte
Quartered, no sold or to be quartered on a citazen		28
R.		
Receipes and expenditures, accounts of to be published - 1	9	
Receipts and exprinantive, in circles on to be provided		
Reconfic how to be anthropicate)		
Religion, no live to be made, free exercise of		
	2	
Reprieses, granted by the President		
		3
		3
	- 0	3
	22 01 02 02 02	4
	2	Ä
		- 4
dull have the power of an-		
	2	
what shall be a queen 1	5	0
any number may adjourn and		
compel the attendance of ab-		
	5	- 6
may determine the rules of pro-	- 3	6
		6
shall keep a journal and publish	5	6
		1
shall not adjourn for more than		
		6
	5	0
		- 6

with all the becaute necessary for indefence
in criticases, frial to be five a ury
and shall only be re-evaluated ascording to contract law
excessive bail shall not be re-puted
excessive bail shall not be re-puted
excessive bail shall not be re-puted
excessive bail shall not be recontracted by the shall not
extend a pure based in the ball not
extend a parallel resolution of the
extend a parallel resolution.

Seat of Gos on evolutive legislation Beaches and security against Sensity, come of it two Sensitors from each low security and terms of security and terms

qued Lantinos of Sensitors

vice President to be President of the Sen
shall choose their officers
shall be the judge of the elections and qu
of its mombers

my number may adjourn, and a absentees may determine its rules may determine its rules may punish or expel a member

may pusish or expel a member shall keep a pournal and publish the same, excep requiring scorecy shall not adjourn for more than three days, not after where, without the coment of the other

our-fifth may require the year and may propose unreadments to brills for shall try impeachments estable try impeachments compensation to impeach compensation to be acceptanced by its periological from acceptanced by its periological from acceptanced for acceptance of our proposed from a continuous transfer and acceptance for any speech or debt acceptance.

not creationed for any speech or deb shall not be appointed to office Senator shall not be elector ors and Representatives, elections of,

Slaves, their importation may be possibled offer 1946, excepting from one Stite to another, may be rec Soldness not greatered on officers Speaker, how chosen Speaker, how chosen Speaker, bow chosen

> entering into treaty, alliance, or confederation granting letters of marque couling meany

country meany emitting bells of eredit making anything a tender but gold and silver or passing bills of attender, ox post facto have, o

granting titles on incoming laying duties on imports and experts laying duties on tomage keeping troops, or ships of war, in time of passe

entering into any agreement or contract with an State, or a foreign power engaging in war cites, new, may be admitted into the Union may be formed within the purisdiction of others,

46			
	Ast	Se	
State yidges, bound to consider treation, the constitution, and	-911	400	
	-6		- 1
	4	4	13
Supreme Court. (See Court, and Judiciary.)			
Suits at common law, proceedings		-	2
T.			
Tax, direct, occording to representation			
	1	9	16
	î	9	10
	î	10	
Territory, or public property, Congress may make rules con-		20	
	4	2	18
Test, religious, shall not be required	6		19
Titles from fracien state prohibited Treason, defined	1	9	1.1
Areacoty defined	3	3	10
two witnesses, or confession, necessary for con-			
punishment of, may be prescribed by Congress	3 3	3	16
Treasury, money drawn from, only by appropriation	1	3 9	36
Tresties, how made	2	2	26
the supreme lew	6	2	19
State cronot make	1	10	
V.			
Vacancies, happening during the recess, may be filled tem-			
	2	2	14
Veta of the Tepresentation in Congress, how filled	1	2	
Veta of the Pundent, effect of, and proceedings on Vice President of the United States—	2	7	7
to be President of the Smale			
how elected		3	4
Affeniment			12
shall in certain cases, discharge the deties of Previ-			25
dent .		1	
may be removed by immenchance	0	- 1	13
Vote of one House, requiring concurrence of the other	Ť	7	7
A referred amount of any other			
17"			
War, Congress to declare	1	8	0
Warrants for sourches and seizures, when and low they shall			
		-	24
Witness, in criminal cases, no one compelled to be against			
			21
W nights and measures, standard of		8	- 8
Y,			
Year and tage entered on Journal			
and the second s			t)

NDEX.

TO THE ORGANIC ACT.

An acto establich a Territerial Government for Ulah
Altomey and Marrial, Reir fees and othes

Altomey and Marrial, Reir fees and othes

St.
Appropriation for the proches of a little of the processor of the processor of a little of the processor of the processor

Bourdary et the tentuary at Universities Carl

State of correction was one before the Sequence Carl

Correctly to corolist of Schristin numbers:

29

Course by the bakes previous to first electrics:

39

Course by the bakes previous to first electrics:

39

Course, practically of col.

20

Countries, practical one of the United States extended over the Tectritiesy:

21

Countries and all one of the United States extended over the Tectritiesy:

22

	Port
	the ociate protoco, attorney and marshal,
mbry of Council shall a	opuni all officers where appointments d for
	H.
House of Representatives, number of a	sembors of the 2
	3
districts, uninber of	ow to be executed
	L.
Legulative power, how vested	ed of encell and Houte of Representatives
	Q.
Qualifications of voters	
	8.
of chief partice and associate j	origes
	T
purifiers may be attached to a	ery other state or territory
	W.
Write of error that appeals shall be a	Borred